

REMARKS/ARGUMENTS

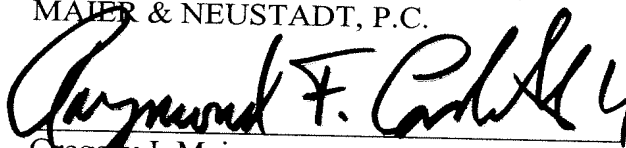
The Notice of Non-Compliant Amendment mailed September 6, 2007, indicated that Applicant was being given one month or 30 days, whichever was longer to supply the "corrected section" as boxes 4(C) and 4 (E) were checked. Accordingly, the present paper is presented with a corrected IN THE CLAIMS section that corrects the error as to original Claims 25 and 31 noted by the "Continuation of 4(e) Other" on the continuation sheet attached to the Notice.

In addition to these inadvertent changes of the intended word "therfor" to the unintended word "therefore" in original Claims 25 and 31, Claims 1, 9, and 18 were previously unintentionally modified (by the Amendment filed November 6, 2006) to change the intended word "therfor" to the unintended word "therefore." Accordingly this "corrected section" submitted herewith further contains currently amended Claims 1, 9, and 18 that further change "therefore" back to be the original word --therefor--.

Consequently, in light of the above discussion and in view of the present corrected section and the Amendment filed June 13, 2007, the present application is believed to be in condition for allowance and an early and favorable action to that effect is respectfully requested.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND,
MAIER & NEUSTADT, P.C.



Gregory J. Maier
Attorney of Record
Registration No. 25,599

Raymond F. Cardillo, Jr.
Registration No. 40,440

Customer Number

22850

Tel: (703) 413-3000
Fax: (703) 413 -2220
(OSMMN 08/07)

I:\ATTY\RFC\29\298564.RESPTONONRESP.DOC